

I. RISK INFORMATION / DISCLAIMER / SPECIAL TERMINATION RIGHT FOR CUSTOMERS / USERS

Tycoon69 International F.Z.E, SM-Office-E1-2201H, Ajman Free Zone, Ajman, United Arab Emirates (hereinafter “Provider”) is an innovative company that provides its customers with high-quality goods in the area of gold sales, FinTech services as well as training and personal development services.

Before you decide to use the Provider's services, you are required to take note of the following risk information and disclaimer and accept them as a part of the agreement:

(1) You expressly acknowledge that the Provider does NOT offer a currency investment or other direct or indirect capital, asset or financial Investment.

(2) You expressly acknowledge and agree that you are fully aware of this when using the Provider's offers and are sufficiently informed and educated about the fact that the cryptocurrency market is of high-grade VOLATILITY and that this market at the same time is EXTREMELY SPECULATIVE and the possession or trading of cryptocurrency poses a significant risk of loss, which in the shortest time may lead to a significant loss and, in the worst case scenario, to a TOTAL LOSS of the value of the owned or acquired cryptocurrency.

(3) You expressly acknowledge that no assurances, guarantees or promises of any kind are made by the Provider about profit expectations, value performance or other income related to any cryptocurrencies in possession or acquired and all statements and representations in this regard, e.g. by third parties, are to be understood as mere expressions of opinion and not as an invitation or recommendation to buy, sell, hold or trade cryptocurrency.

(4) You expressly acknowledge and agree that you use the services as a customer sufficiently educated about the risks and that you have informed yourself sufficiently about the use of FinTech technologies and the risks of cryptocurrencies prior to making use of the Provider's services and:

(a) that you understand and are willing to bear the economic, legal, tax and other risks connected with the tokens you acquired or crypto coins you acquired;

(b) that, taking into account your personal financial circumstances, financial resources, your personal lifestyle and your monetary obligations, you are financially able to bear any loss incurred in the course of the use of the Provider's offers without you being significantly impaired in your economic existence in the event of a total loss of the value of your cryptocurrency;

(c) that you have sufficient knowledge of the tokens and coins you have acquired and of their value-determining factors.

(5) You expressly acknowledge and agree that the Provider does not provide you with any advice on cryptocurrencies, cryptocurrency markets, crypto-investment opportunities or other investment recommendations of any kind.

(6) You expressly acknowledge and agree that, within the scope of the legal regulations, official views or jurisdiction that applies to you under your national law, it is possible that the possession or trading of cryptocurrency may not be legally permitted or may be permitted with permission only, and that you are responsible to check yourself whether the use of the Provider's offers is permitted under the law applicable to you.

(7) You expressly acknowledge and agree that any results or gains achieved in connection with the tokens and coins acquired are may be very different or may not occur at all due to the performance of the cryptocurrency obtained as well as due to other positive or negative results that may arise in connection with the use of the Provider's services, as they depend on a variety of unpredictable factors and variables.

(8) You expressly acknowledge and agree that untrue or speculative statements or forecasts or any promotion of the Provider's services as a capital, asset, currency or financial investment that made by third parties on the Internet or elsewhere are strictly prohibited, do not originate from the Provider and are expressly disapproved of or prosecuted by the Provider once the Provider becomes aware of them.

(9) You expressly acknowledge and agree that the Provider expressly rejects and does not welcome any statements made by third parties about their services, and that the Provider advises its customer not to rely on statements made by third parties, in particular such which concern results, profits and experiences relating to the Provider's offers -- whether positive or negative.

(10) DUE TO THE HIGH RISK OF POSSESSION OR TRADING OF CRYPTOCURRENCIES, AS INDICATED IN THE PARAGRAPHS (1) TO (5) AND (7) TO (9) ABOVE, THE PROVIDER DOES NOT PROVIDE ANY EXPRESS OR IMPLIED GUARANTEES OR WARRANTIES AND DOES NOT ACCEPT ANY LIABILITY NOR MAKES ANY REPRESENTATIONS THAT THE CUSTOMERS WILL MAKE A PROFIT BY TAKING ADVANTAGE OF THE OFFERS OF THE PROVIDER OR THAT THEY WILL NOT SUFFER ANY LOSS OR TOTAL LOSS, AND, IN VIEW OF THE CAUTIONS IN PARAFGRAPH (6) THE PROVIDER DOES NOT PROVIDE ANY GUARANTEES OR WARRANTIES AND DOES NOT ACCEPT ANY LIABILITY, NEITHER EXPRESS NOR IMPLIED, REGARDING THE LEGAL PERMISSIBILITY OF THE USE OF THE PROVIDER'S OFFERS OR OF THE POSSESSION OR TRADING OF CRYPTOCURRENCY IN THE STATE OF THE CUSTOMER'S RESIDENCE.

(11) You expressly acknowledge and agree that, in view of the volatility and the extremely fluctuating cryptocurrency markets, the Provider is entitled at any time in the event of a significant cryptocurrency loss or as a result of the issues described in paragraph (6) to limit or terminate all or part of its service for individual markets at any time and, in the event of such termination, to terminate the contractual relationship with you without notice.

II. PART OF THE AGREEMENT

After having read the risk information provided in part I, the disclaimer and the information about the special termination right and before making use of the Provider's selected offer, you expressly acknowledge and confirm by ticking the box that you have read the above risk information, have taken note of the disclaimer as well as the special termination right and expressly accept the same as part of the agreement.